House Amendment 8267

PAG LIN Amend House File 2734 as follows: Page 59, by inserting after line 27 the 3 following: Section 249J.5, Code Supplement 2005, <Sec. 5 is amended by adding the following new subsection: 6 <u>NEW SUBSECTION</u>. 9. Following initial enrollment, 7 an expansion population shall reenroll annually by the 8 last day of the month in which the expansion 9 population member initially enrolled. 10 Sec. ____. Section 249J.6, subsection 2, paragraph 11 a, Code Supplement 2005, is amended to read as 12 follows: a. Beginning no later than March 1, 2006, within 14 Within ninety days of initial enrollment and within 15 ninety days of each reenrollment in the expansion 16 population, each expansion population member shall 17 participate, in conjunction with receiving a single 1 18 comprehensive medical examination and completing a 19 personal health improvement plan, in a health risk 20 assessment coordinated by a health consortium 21 representing providers, consumers, and medical 22 education institutions. An expansion population 23 member who <u>initially</u> enrolls in the expansion 24 population prior to March 1, 2006, shall participate 25 in the health risk assessment, receive the single 26 comprehensive medical examination, and complete the 27 personal health improvement plan by June 1, 2006. The 28 criteria for the health risk assessment, the 29 comprehensive medical examination, and the personal 30 health improvement plan shall be developed and applied 31 in a manner that takes into consideration cultural 32 variations that may exist within the expansion 33 population.> 34 ± 2 . Page 60, by inserting after line 3 the 35 following: Section 249J.24, subsection 6, Code 1 <Sec. _ 36 37 Supplement 2005, is amended to read as follows: 6. Notwithstanding any provision to the contrary, 39 from each semiannual collection of taxes levied under 40 section 347.7 for which the collection is performed 41 after July 1, 2005, the county treasurer of a county 42 with a population over three hundred fifty thousand in 43 which a publicly owned acute care teaching hospital is 44 located shall transfer the proceeds collected pursuant 45 to section 347.7 in a total amount of thirty=four 1 46 million dollars annually, which would otherwise be 1 47 distributed to the county hospital, to the treasurer 48 of state for deposit in the IowaCare account under 1 49 this section. The county treasurer shall transfer the 1 50 total amount of the proceeds specified above to the 2 1 treasurer of state, semiannually, in two equal 2 installments of seventeen million dollars. All
3 proceeds collected pursuant to section 347.7 in excess
4 of the seventeen million dollars collected
5 semianually and not transferred to the treasurer of 6 state shall be distributed by the county treasurer 7 directly to the publicly owned acute care teaching 8 hospital. The board of trustees of the acute care 9 teaching hospital identified in this subsection and 10 the department shall execute an agreement under 11 chapter 28E by July 1, 2005, and annually by July 1, 12 thereafter, to specify the requirements relative to 13 transfer of the proceeds and the distribution of 14 moneys to the hospital from the IowaCare account. 15 agreement shall include provisions relating to 16 exceptions to the deadline for submission of clean 17 claims as required pursuant to section 249J.7 and 18 provisions relating to data reporting requirements 19 regarding the expansion population. The agreement may 20 also include a provision allowing such hospital to 21 limit access to such hospital by expansion population 2 22 members based on residency of the member, if such 2 23 provision reflects the policy of such hospital

2 24 regarding indigent patients existing on April 1, 2005,

```
2 25 as adopted by its board of hospital trustees pursuant
2 26 to section 347.14, subsection 4. Notwithstanding the
  27 specified amount of proceeds to be transferred under
28 this subsection, if the amount allocated that does not
29 require federal matching funds under an appropriation
  30 in a subsequent fiscal year to such hospital for
  31 medical and surgical treatment of indigent patients,
  32 for provision of services to expansion population
  33 members, and for medical education, is reduced from
  34 the amount allocated that does not require federal
  35 matching funds under the appropriation for the fiscal 36 year beginning July 1, 2005, the amount of proceeds
  37 required to be transferred under this subsection in
  38 that subsequent fiscal year shall be reduced in the 39 same amount as the amount allocated that does not
  40 require federal matching funds under that
  41 appropriation.>
            Page 60, by inserting after line 31 the
  42 <u>#3.</u>
  43 following:
  44
          <Sec.
                        EFFECTIVE DATE. The provisions of this
  45 division of this Act amending sections 249J.5, 249J.6,
  46 and 249J.24, being deemed of immediate importance,
  47 take effect upon enactment.>
  49
   1 UPMEYER of Hancock
2 HF 2734.311 81
3
   3 pf/cf/4098
```